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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/960,503	09/24/2001	Takayuki Shimizu	1614.1192	7233
21171	7590 09/20/2006		EXAMINER	
STAAS & HALSEY LLP SUITE 700 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005		·	PHAN, HANH	
			ART UNIT	PAPER NUMBER
			2613	

DATE MAILED: 09/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		09/960,503	SHIMIZU, TAKAYUKI			
	Office Action Summary	Examiner	Art Unit			
		Hanh Phan	2613			
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
Period fo	•					
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS INSIGN THE MAILING DANS INSIGN OF THE MAILING DANS INSIGN (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION B(a). In no event, however, may a reply be time iill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I. lely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 23 Ju	<u>ne 2006</u> .				
,—	, <u> </u>	action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Dispositi	on of Claims					
4)⊠	Claim(s) 1.6 and 8-11 is/are pending in the app	lication.				
	4a) Of the above claim(s) is/are withdrav	vn from consideration.				
·	Claim(s) 1 and 6 is/are allowed.					
•	Claim(s) <u>8-11</u> is/are rejected.					
•	Claim(s) is/are objected to.	r alastian requirement				
8)	Claim(s) are subject to restriction and/or	election requirement.				
Applicati	on Papers					
9)[The specification is objected to by the Examine	т.				
10)	The drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by the E	Examiner.			
	Applicant may not request that any objection to the					
44)[7]	Replacement drawing sheet(s) including the correcti					
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action of form P10-152.			
Priority ι	ınder 35 U.S.C. § 119					
12)⊠	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
a)	⊠ All b) ☐ Some * c) ☐ None of:					
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents					
	3. Copies of the certified copies of the prior application from the International Bureau		d in this National Stage			
* 5	See the attached detailed Office action for a list	, , , ,	d.			
		32 35 SECTION 1				
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Summary				
3) 🛛 Infor	te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date 02/08/2006.	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	atent Application (PTO-152)			

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DETAILED ACTION

1. This Office Action is responsive to the Amendment filed on 06/23/2006.

Priority

2. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 in view of Fishman et al (US Patent No. 7,061,657).

Regarding claim 8, Prior Art Figures 1 and 2 teaches an apparatus comprising:
a multiplexing unit (i.e., WDM MUX/DEMUX, Prior Art Figs. 1 and 2) that receives
a first plurality of optical client signals, and individually receives at least one other
optical client signal provided to the multiplexing unit through at least one transponder,
and that wavelength division multiplexes together the first plurality of optical client
signals and the individually received at least one other optical client signal, to thereby
output a wavelength division multiplexed light which comprises the first plurality of

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optical client signals and the individually received at least one other optical client signal (see Prior Art Figures 1 and 2);

a separating unit (i.e., WDM MUX/DEMUX, Prior Art Figs. 1 and 2) that receives a wavelength division multiplexed signal comprising a second plurality of optical client signals and a third plurality of optical client signals, separates the second plurality of optical client signals,

wherein the separating unit (i.e., WDM MUX/DEMUX, Prior Art Figs. 1 and 2) transmits the separated second plurality of optical client signals to a place which is different from where the third plurality of optical client is transmitted (see Prior Art Figures 1 and 2).

Prior Art Figures 1 and 2 differs from claim 8 in that it does not specifically teach the first plurality of optical client signals are multiplexed as a WDM provided to the multiplexing unit and keeping the wavelengths of the second plurality of optical client signals multiplexed together after they are separated from the separating unit. However, Fishman, from the same field of endeavor, likewise teaches multi-channel optical communication system (Figure 1). Fishman further teaches the first plurality of optical client signals are multiplexed as a WDM provided to the multiplexing unit and keeping the wavelengths of the second plurality of optical client signals multiplexed together after they are separated from the separating unit (i.e., Figure 1, col. 1, lines 50-58 and col. 5, lines 9-45). Based on this teaching, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the first plurality of optical client signals are multiplexed as a WDM provided to the multiplexing unit and

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keeping the wavelengths of the second plurality of optical client signals multiplexed together after they are separated from the separating unit as taught by Fishman in the system of Prior Art Figures 1 and 2. One of ordinary skill in the art would have been motivated to do this since allowing to provide an optical communication system with high speed and high capacity.

5. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 in view of Fishman et al (US Patent No. 7,061,657) and further in view of Toyohara (US Patent No. 6,271,948).

Regarding claim 9, Prior Art Figures 1 and 2 as modified by Fishman teaches all the aspects of the claimed invention except fails to teach an amplifier collectively optically amplifying the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit.

However, Toyohara in US Patent No. 6,271,948 teaches an amplifier collectively optically amplifying the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit (Fig. 3, col. 3, lines 25-52). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the amplifier collectively optically amplifying the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit as taught by Toyohara in the system of Prior Art Figures 1 and 2 modified by Fishman. One of ordinary skill in the art would have been motivated to do this since allowing

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compensating for losses introduced by the transmission fiber and increasing the power level of the signal to a desired level.

6. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 in view of Fishman et al (US Patent No. 7,061,657) and further in view of Zhou et al (US Patent No. 6,445,850).

Regarding claim 10, Prior Art Figures 1 and 2 as modified by Fishman teaches all the aspects of the claimed invention except fails to teach a compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit. However, Zhou in US Patent No. 6,445,850 teaches a compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit (Figs. 2c, col. 9, lines 25-50). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit as taught by Zhou in the system of Prior Art Figures 1 and 2 modified by Fishman. One of ordinary skill in the art would have been motivated to do this since allowing compensating the dispersion of the optical signals.

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7. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 and Fishman et al (US Patent No. 7,061,657) in view of Toyohara (US Patent No. 6,271,948) and further in view of Zhou et al (US Patent No. 6,445,850).

Regarding claim 11, Prior Art Figures 1 and 2 as modified by Fishman and Toyohara teaches all the aspects of the claimed invention except fails to teach a compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit. However, Zhou in US Patent No. 6.445.850 teaches a compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit (Figs. 2c, col. 9, lines 25-50). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit as taught by Zhou in the system of Prior Art Figures 1 and 2 modified by Fishman and Toyohara. One of ordinary skill in the art would have been motivated to do this since allowing compensating the dispersion of the optical signals.

8. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 in view of Toyohara (US Patent No. 6,271,948).

Regarding claim 8, Prior Art Figures 1 and 2 teaches an apparatus comprising:

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a multiplexing unit (i.e., WDM MUX/DEMUX, Prior Art Figs. 1 and 2) that receives a first plurality of optical client signals, and individually receives at least one other optical client signal provided to the multiplexing unit through at least one transponder, and that wavelength division multiplexes together the first plurality of optical client signals and the individually received at least one other optical client signal, to thereby output a wavelength division multiplexed light which comprises the first plurality of optical client signals and the individually received at least one other optical client signal (see Prior Art Figures 1 and 2);

a separating unit (i.e., WDM MUX/DEMUX, Prior Art Figs. 1 and 2) that receives a wavelength division multiplexed signal comprising a second plurality of optical client signals and a third plurality of optical client signals, separates the second plurality of optical client signals,

wherein the separating unit (i.e., WDM MUX/DEMUX, Prior Art Figs. 1 and 2) transmits the separated second plurality of optical client signals to a place which is different from where the third plurality of optical client is transmitted (see Prior Art Figures 1 and 2).

Prior Art Figures 1 and 2 differs from claim 8 in that it does not specifically teach the first plurality of optical client signals are multiplexed as a WDM provided to the multiplexing unit and keeping the wavelengths of the second plurality of optical client signals multiplexed together after they are separated from the separating unit. However, Toyohara, from the same field of endeavor, likewise teaches multi-channel optical communication system (Figure 3). Toyohara further teaches the first plurality of optical

client signals are multiplexed as a WDM provided to the multiplexing unit and keeping the wavelengths of the second plurality of optical client signals multiplexed together after they are separated from the separating unit (i.e., Fig. 3, col. 3, lines 25-52). Based on this teaching, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the first plurality of optical client signals are multiplexed as a WDM provided to the multiplexing unit and keeping the wavelengths of the second plurality of optical client signals multiplexed together after they are separated from the separating unit as taught by Toyohara in the system of Prior Art Figures 1 and 2. One of ordinary skill in the art would have been motivated to do this since allowing to provide an optical communication system with high speed and high capacity.

Regarding claim 9, the combination of Prior Art Figures 1 and 2 and Toyohara teaches an amplifier collectively optically amplifying the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit (i.e., Fig. 3 of Toyohara, col. 3, lines 25-52).

9. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 in view of Toyohara (US Patent No. 6,271,948) and further in view of Zhou et al (US Patent No. 6,445,850).

Regarding claim 10, Prior Art Figures 1 and 2 as modified by Toyohara teaches all the aspects of the claimed invention except fails to teach a compensator that collectively optically compensates dispersion of the plurality of wavelength division

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multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit. However, Zhou in US Patent No. 6,445,850 teaches a compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit (i.e., Figs. 2c, col. 9, lines 25-50). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit as taught by Zhou in the system of Prior Art Figures 1 and 2 modified by Toyohara. One of ordinary skill in the art would have been motivated to do this since allowing compensating the dispersion of the optical signals.

10. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Prior Art Figures 1 and 2 in view of Toyohara (US Patent No. 6,271,948) and further in view of Zhou et al (US Patent No. 6,445,850).

Regarding claim 11, Prior Art Figures 1 and 2 as modified by Toyohara teaches all the aspects of the claimed invention except fails to teach a compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit. However, Zhou in US Patent No. 6,445,850 teaches a compensator that collectively optically compensates dispersion of the plurality of

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wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit (i.e., Figs. 2c, col. 9, lines 25-50). Therefore, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the compensator that collectively optically compensates dispersion of the plurality of wavelength division multiplexed optical client signals as the WDM signal before the WDM signal is received by the multiplexing unit as taught by Zhou in the system of Prior Art Figures 1 and 2 modified by Toyohara. One of ordinary skill in the art would have been motivated to do this since allowing compensating the dispersion of the optical signals.

Allowable Subject Matter

11. Claims 1 and 6 are allowed.

Response to Arguments

12. Applicant's arguments with respect to claims 1, 6 and 8-11 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh Phan whose telephone number is (571)272-3035.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan, can be reached on (571)272-3022. The fax phone number for the organization where this application or proceeding is assigned is (571)273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-4700.

HANH PHAN
PRIMARY EXAMINER



